BECKER, GLYNN, MELAMED & MUFFLY LLP

Attorneys for Certain Creditors 299 Park Avenue, 16th Floor New York, New York 10171 Telephone: 212-888-3033 Facsimile: 212-888-0255 Chester B. Salomon (CS-2319) csalomon@beckerglynn.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	Chapter 11 Case No.
In re:		enapter 11 ease 110.
111 10.	•	08-13555 (JMP)
LEHMAN BROTHERS HOLDINGS INC., et al.,	•	00-13333 (JIVII)
	:	(Jointly Administered)
Debtors.	:	,
	X	

VERIFIED STATEMENT OF BECKER, GLYNN, MELAMED & MUFFLY LLP **PURSUANT TO BANKRUPTCY RULE 2019**

Pursuant to Rule 2019 of the Federal Rules of Bankruptcy Procedure, the law firm of Becker, Glynn, Melamed & Muffly LLP ("Becker Glynn") hereby discloses:

- 1. Becker Glynn is a law firm with an office at 299 Park Avenue, New York, NY 10171.
- 2. Becker Glynn is counsel to the following creditors in the above-captioned Chapter 11 bankruptcy case:

Richard E. Witten Harold Shamah 1445 Flagler Dr. 125 Exeter St. Mamaroneck, NY 10543-4506 Brooklyn, NY 11235

Claim Amount: \$1,869,953.80 Claim Amount: \$734,522.10

Shamah 2000 Family Trust Issac Shamah 131 W. 33rd St., Ste. 1109 219 North Broadway Nyack, NY 10960-1618 New York, NY 10001-2908 Claim Amount: \$320,999.95 Claim Amount: \$275,388.15 Ira Wertentiel P.O. Box 247 Oak Creek, CO 80467 Claim Amount: \$441,391.50 Summit Capital Partners, LP 1984 E. 1st St. Brooklyn, NY 11223-2943 Claim Amount: \$1,200,000.00

469 Bergman Properties LLC 1984 E. 1st St. Brooklyn, NY 11223-2943 Claim Amount: \$1,677,202.70

- 3. Richard E. Witten, Harold Shamah, Isaac Shamah, Shamah 2000 Family Trust, Summit Capital Partners, LP and 469 Bergman Properties LLC are creditors of the Lehman Brothers Holdings Inc. ("LBHI") and customers of Lehman Brothers Inc. ("LBI"). Ira Wertentiel was assigned Robert Perl's claim against LBHI on or about December 1, 2008 as reflected in assignments attached as Exhibit A. The nature of all said creditors' claims is (a) securities purchased from the Debtors and held in the creditors' respective accounts at LBI and (b) alternatively, misrepresentation in connection with certain securities purchases.
- 4. Each of the said creditors contacted Chester B. Salomon between

 December 2008 and September 2009 to advise it concerning its claims. Upon information
 and belief, except for Mr. Wertentiel, none of the creditors acquired their claims from any
 third party before or after the bankruptcy filing.
- 5. Upon information and belief, Becker Glynn has no claims against or interests in the Debtors.
- 6. In the event that Becker Glynn undertakes the representation of additional clients in this Chapter 11 case, this statement shall be supplemented in accordance

with Bankruptcy Rule 2019.

Dated: New York, NY April 23, 2010

Respectfully submitted,

BECKER, GLYNN, MELAMED & MUFFLY LLP Attorneys for Certain Creditors

By: /s/ Chester B. Salomon
Chester B. Salomon (CS-2319)

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